of Complaint by adding the names of James E. Beall, Louis C. Beall, John C. Beall, Richard F. Beall and Olive V. E. Beall, infants, as parties Defendants thereto, and the Clerk of this Court is hereby directed to enter their names on the Docket in the capacity of Defendants in this case.

It is further ORDERED that a Subpoena issue to the said James E. Beall, Louis C. Beall, John C. Beall, Richard F. Beall and Olive V. E. Beall, infants, of Kensington, Montgomery County, Maryland, commanding them and each of them to be and appear in this Court on some day certain to be named therein, to Answer the premises and abide by and perform such Decree as may be passed therein.

Arthur D. Willard

(Filed March 13, 1931)

ANSWER OF IDA E. LIGHTER, ET AL.

MAY BUSSARD, widow,

No. 12,196 Equity.

vs.

In the Circuit Court for

OLIVE FRANCES BEALL and others.

Frederick County.

TO THE HONORABLE, THE JUDGES OF SAID COURT:

This the Answer of Ida E. Lighter and Lorenzo Lighter, her husband, and Mary E. Wagaman and Frank G. Wagaman, her husband, to the Bill of Complaint against them and others, in the Circuit Court for Frederick County, respectfully shows:

1st. These defendants and each of them admit the allegations of the first, third, fifth and sixth paragraphs of said bill of complaint.

2nd. These defendants answering the second paragraph of said bill, say that they are advised and believe that the allegations therein are true, but they have no certain knowledge thereof.

3rd. Answering the fourth paragraph of said bill of complaint these defendants admit that the persons mentioned in the third paragraph of the bill of complaint are the only heirs at law and next of kin of James O. Bussard, deceased, but they deny that said persons are the only persons having any interest in the real estate mentioned in said bill, and allege that said real estate by the last will and testament of the said James O. Bussard, deceased, was devised and bequeathed to Olive Frances Beall for life, with remainder to her children, as will appear by an examination of said last will and testament.

4th. Further answering said bill of complaint these defendants and each of them say that they are advised and believe that they have no interest in the real estate mentioned in the bill of complaint, and are not necessary or proper parties to these proceedings.

5th. Still further answering said bill of complaint, these defendants and each of them say that they consent to the passage of such decree as the Court may deem right and proper in the premises.

Having answered all the allegations of the said bill of complaint, these defendants and each of them pray that the same may be dismissed as to them, with their reasonable costs sustained.

Ida E. Lighter
Lorenzo C. Lighter
Mary E. Wagaman
Frank G. Wagaman

John Wagaman Solicitor for defendants.

•

(Filed March 19, 1931)

PETITICN AND REPLICATION.

May Bussard, widow

No. 12,196 Equity

vs.

In the Circuit Court

Olive Frances Beall, et.al.

for Frederick County.